

Part 68- Chemical Accident Prevention Provisions-Subparts A-H
[CAA Section 112 R] 1990
State Authority: RS 30:2063

Date	Citation	Action	Description
01/19/93	58 FR 5119	Proposed Rules	Original Proposal of List of Regulated Substances and Thresholds (list rules)
10/20/93	58 FR 54213	Proposed Rules	Original Proposal of Risk Management Program (RMP rule)
01/31/94	59 FR 4493	Rules/Regulations	Original Promulgation of List Rule
01/31/94	59 FR 4500	Notices	Exempting Flammables used as fuel
4/20/94	LR 20:421	State Rule	First state provision; registration by 1/31/95 of major sources (A1&A2)
04/15/96	61 FR 16607	Proposed Rule	Stay of Effectiveness for list rule amendments
06/20/96	40 CFR 68	Rules/Regulations	Original promulgation of RMP Rule incl. Appendix A
06/20/96	40 CFR 68	Rules/Regulations	Stay of effectiveness for list rule amendments
11/20/96	LAC 33 III Chap. 59	State Rule	Adopts 40 CFR by referencing state registration for A1 & A2; general duty list & toxic chemical N ₂ O ₄
08/08/96		Agreement	Signed agreement between EPA/OSHA for implementing CHEM ACCID PREV. requirements
08/25/97	40 CFR 68 (FR VOL 62 NO 164)	Amended rule	Modified concentration HCL from concentration 30% to 37%
11/20/97	LAC 33 : III Chap. 59	Amended State Rule	Adopted changes in federal rule and added up front state registration
11/20/97	LAC 33 : III Chap. 2	Amended State Fee	Established fees based on Program Level
1/6/98	40 CFR 68 (FR VOL 63 NO 3)	Rule Finalized	Finalized stay provisions
4/17/98	40 CFR 68 (FR VOL 3 NO 74)	Rule	Change SIC to NAICS, Clarify Confidentiality of Business (CBI), Add data elements, facilities will provide 2 versions of RMP-one with CBI and one without
4/20/98	LAC 33 III Chap 59	Amendment to State Rule	Adopts federal changes of 1/6/98 and 8/25/97
11/5/98		Decision	Will not publish OCA on internet
1/6/99	FR VOL 64 NO 3	Amendment	Finalizes 4/17/98 proposal
3/1/99	FR VOL 64 No 39	Amendment	Format for RMP Submit
3/20/99	LAC 33 III Chap 59	Amendment to State Rule	Adopts federal changes of 1/6/99
4/27/99	40 CFR 68	Proposed Rule	US Court of Appeals Stay of RMP Rule for propane

5/26/99	40CFR 68 (FRL-6348-1)	Proposed Rule	Amendments to the Worst Case Release Scenario Analysis for Flammable Substances/ Comments
5/26/99	40 CFR 68 (FRL-6348- 2)	Final Rule	Amendments to the Worst-Case Release Scenario Analysis for Flammable Substances
5/28/99	40 CFR 68 (FRL-6350-9)	Proposed Rule	Exemption of processes containing < 67,000 lbs of flammable hydrocarbon fuels
5/28/99	40 CFR 68 (FRL-6351-1) VOL 64 NO 103	Final Rule	Administrative Stay of effectiveness for propane, butane, ethane, methane, and other flammable hydrocarbon fuels < 67,000 lbs. Decision due in Fall 1999 Effective date: June 21,1999
7/2/99	Senate Bill No. 345 (Duplicate of House Bill No. 1554)	Legislative Bill	Exempts storers of liquefied petroleum gas from paying any additional fees on liquefied petroleum gas, from paying additional fees if gas is used as a fuel in an agricultural process, and from being regulated by LDEQ
8/5/99	Federal Senate Bill 880 The Chemical Safety Information, Site Security and Fuels Regulatory Relief Act	Federal Law (PL 106-40)	Removes flammable substances used or held for sale as fuel from the list of substances covered under Section 112(a) of the Clean Air Act, limits access to OCA data that is reported in companies' RMP, and restricts public access to data by granting a 1 year suspension from FOIA for such data and forbids any ranking of stationary sources derived from OCA data
12/08/99	EPA & National Propane Gas Association file a motion	Proposal	Dismiss lawsuit that stayed RMP reporting for all propane, regardless of how it was used or distributed
03/13/00	EPA40 CFR 68 (FR 6550 pg 13243-13250. Vol. 65 No. 49)	Final Rule	Rule is modified to conform with the PL 106-40 of Aug 5, 1999. Facilities that use more than 10,000 lbs of a RMP flammable substance in a process that does not use the substance as a fuel or is not a retail facility holding the flammable substance for sale as a fuel must comply with 40 CFR 68 and submit an RMP.
04/27/00	40 CFR 68 (FR 24834. Vol. 65 No 82)	Proposed rules	EPA has proposed rules that would provide access to members of the public and governmental officials of information concerning the potential off-site consequences of accidental chemical releases. The intent is to provide information in ways that will minimize the likelihood of a release, reduce risk to national security associated with posting the information on the internet and to reduce the likelihood of harm to the public/environment.

Date	Citation	Action	Description
8/4/00	Federal Register: August 4, 2000 (Volume 65, Number 151) Page 48107-48133	Final Rule	EPA has passed rules that alter the manner in which Off Site Consequence Analysis information is made public. This rule provides members of the public and government officials with access to that information in ways designed to minimize the likelihood of accidental releases, the risk to national security associated with posting the information on the Internet, and the likelihood of harm to public health and welfare.